

REMARKS

This application has been reviewed in light of the Office Action mailed December 13, 2006. Supplementing the amendment and response dated March 13, 2007, please reconsider this application in view of the below remarks. Claims 1 – 8 and 11 – 14 are pending in the application with Claim 1 being in independent form. By the present amendment, Claim 1 is amended.

Claim 1 has been amended to recite: ...wherein said identification processing device reads specification information from image display devices connected to an output interface by using said data sending and receiving device, extracts data common to its own specification data to edit its own specification data, and stores the edited specification data in said storage device.” As the amendment to Claim 1 is grammatical in nature, no new subject matter is believed to have been introduced into the disclosure by way of the present amendment.

CONCLUSIONS

In view of the foregoing amendments and remarks, it is respectfully submitted that all claims presently pending in the application, namely, Claims 1 – 8 and 11 – 14 are believed to be in condition for allowance and patentably distinguishable over the art of record.

If the Examiner should have any questions concerning this communication or feels that an interview would be helpful, the Examiner is requested to call Applicants' undersigned attorney at the number indicated below.

Respectfully submitted,



Paul J. Esatto, Jr.

Registration No. 30,749

SCULLY, SCOTT, MURPHY & PRESSER, P.C.
400 Garden City Plaza - Suite 300
Garden City, New York 11530
(516) 742-4343

PJE:DAT:tam